

**IN THE DISTRICT COURT OF THE VIRGIN ISLANDS
DIVISION OF ST. CROIX**

JENNIFER A. LOVE and STEVEN
HAUPERT,

Plaintiffs,

v.

NELSON VELASQUEZ a/k/a NELSON
MORALES and DANIEL NERIS a/k/a
DANIEL HERNANDEZ,

Defendants.

CIVIL NO. 2012/0095

ACTION FOR DAMAGES

JURY TRIAL DEMANDED

RESPONSE TO MOTION TO SHOW CAUSE

COMES NOW Lee J. Rohn and requests this court remove the order to show cause.

When counsel received the order to report to the court, counsel intended to file a motion to withdraw and thought she had done so. It appears that with the intense trial preparation for *Demming v. WAPA Civil No. 586/2011* including off island travel on expert depositions, along with multiple mediations, while counsel thought she had drafted such motion evidently she did not. Counsel was so sure she had drafted the motion that she deleted the task to give a status report as she intended to set out the status in the motion.

Counsel was in St. Thomas starting July 1, 2015 through July 11, 2015 when the order to show cause was issued and then was in depositions upon return to the office.

Counsel apologizes for the oversight; it was certainly not intentional and was caused by too much work and an aging memory.

Love, Jennifer et al. v. Nelson Velasquez, CIVIL NO. 2012/0095
RESPONSE TO MOTION TO SHOW CAUSE
Page 2

RESPECTFULLY SUBMITTED
LEE J. ROHN AND ASSOCIATES, LLC
Attorneys for Plaintiffs

DATED: July 15, 2015

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